

OFFICE OF AUDITOR OF STATE

STATE OF IOWA

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NEWS RELEASE

| | | Contact: Andy Nielsen |
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| FOR RELEASE | July 11, 2006 | 515/281-5834 |

Auditor of State David A. Vaudt today released a report on the Iowa Department of Justice for the year ended June 30, 2005.

The Iowa Department of Justice, with the Attorney General as head and chief legal officer of the state, is established under the Constitution of the State of Iowa and Chapter 13 of the Code of Iowa. The Iowa Department of Justice prosecutes and defends all cases in the Supreme Court in which the state is a party or has an interest. The Iowa Department of Justice also represents the state in other actions and proceedings, both civil and criminal, when, in its judgment, the best interests of the state require it to do so, or when requested to appear by the Governor or the Executive Council.

Vaudt recommended the Department strengthen controls over receipts by segregating duties to the extent possible.

A copy of the audit report is available for review in the Iowa Department of Justice, in the Office of Auditor of State and on the Auditor of State's web site at http://auditor.gov/reports/reports.htm.

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REPORT OF RECOMMENDATIONS TO THE IOWA DEPARTMENT OF JUSTICE

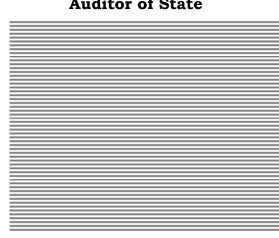
JUNE 30, 2005

AUDITOR OF STATE

State Capitol Building • Des Moines, Iowa



David A. Vaudt, CPA
Auditor of State



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July 7, 2006

To the Honorable Thomas J. Miller, Attorney General of the State of Iowa:

The Iowa Department of Justice is a part of the State of Iowa and, as such, has been included in our audits of the State's Comprehensive Annual Financial Report (CAFR) and the State's Single Audit Report for the year ended June 30, 2005.

In conducting our audits, we became aware of certain aspects concerning the Department's operations for which we believe corrective action is necessary. As a result, we have developed recommendations which are reported on the following pages. We believe you should be aware of these recommendations which are reported in the State's Single Audit Report, as well as other recommendations pertaining to the Department's internal control, compliance with statutory requirements and other matters. These recommendations have been discussed with Department personnel and their responses to these recommendations are included in this report.

This report, a public record by law, is intended solely for the information and use of the officials and employees of the Iowa Department of Justice, citizens of the State of Iowa and other parties to whom the Iowa Department of Justice may report. This report is not intended to be and should not be used by anyone other than these specified parties.

We would like to acknowledge the many courtesies and assistance extended to us by personnel of the Department during the course of our audits. Should you have questions concerning any of the above matters, we shall be pleased to discuss them with you at your convenience. Individuals who participated in our audits of the Department are listed on page 8 and they are available to discuss these matters with you.

DAVID A. VAUDT, CPA Auditor of State WARREN G. ÆNKINS, CPA Chief Deputy Auditor of State

cc: Honorable Thomas J. Vilsack, Governor

Michael L. Tramontina, Director, Department of Management

Dennis C. Prouty, Director, Legislative Services Agency



June 30, 2005

Findings Reported in the State's Single Audit Report:

CFDA Number: 16.575 - Crime Victim Assistance

Agency Number: None Federal Award Year: 2005

State of Iowa Single Audit Comment 05-III-DOJ-112-1

(A) <u>Subrecipient Monitoring</u> – OMB Circular A-133 requires the pass-through entity to be responsible for monitoring the activities of the subrecipients, as necessary, to ensure federal awards are used for authorized purposes in compliance with laws, regulations, and provisions of he contract and grant

The Department has established policies and procedures to be followed in the performance of subrecipient monitoring. These policies state site monitoring visits will be scheduled every two years for each subrecipient.

During our review of program monitoring files, we noted five out of twenty subrecipients tested had not had a site monitoring visit performed in the last two years as required by the Department's policies.

<u>Recommendation</u> – The Department should ensure policies and procedures are followed relating to the performance of subrecipient site monitoring visits.

<u>Response and Corrective Action Planned</u> – To ensure federal awards are used for authorized purposes, Crime Victim Assistance Division (CVAD) uses many monitoring techniques including, but not limited to, site monitoring visits. Crime Victim Assistance Division also monitors subrecipients in the following ways:

- (a) Monthly or quarterly claim vouchers, including supporting documentation
- (b) Bi-annual progress reports
- (c) Annual performance reports
- (d) Annual grant management and orientation workshops
- (e) Annual grant writing workshops

In 2005, we changed our internal policy for performing site visits from once every three years to once every two years. We realize now that this was an unrealistic expectation with the reduced number of grant staff and the increased numbers of grant contracts. Grant staff has decreased in the last two years from five staff to three staff. Our internal site monitoring visit policy has been changed back to performing a site-monitoring visit once every three years. Effective July 1, 2005, Crime Victim Assistance Division will perform site visits at a minimum of once every three years for each grantee to be in compliance with our own internal policy.

Conclusion – Response accepted.

June 30, 2005

Findings Related to Internal Control:

(A) <u>Segregation of Duties</u> – During our review of internal control, existing procedures are evaluated in order to determine incompatible duties, from a control standpoint, are not performed by the same employee. This segregation of duties helps to prevent losses from employee error or dishonesty and, therefore, maximizes the accuracy of the Department's financial statements.

Attorney General's Office – Although an initial receipt listing is prepared by the mail opener, the listing is not periodically compared to the amounts recorded on I/3 by someone independent of recording and depositing receipts.

<u>Prosecuting Attorneys Office</u> – The following findings were noted:

- (1) Checks are not restrictively endorsed immediately upon receipt.
- (2) Responsibilities for receipt collection, deposit preparation and reconciliation functions are not segregated from those of recording receipts.

<u>Office of Consumer Advocate</u> – The following findings were noted:

- (1) Checks are not restrictively endorsed immediately upon receipt.
- (2) A reconciliation of accounts receivable is not reviewed by someone independent of recording and depositing receipts on account.

Recommendations -

<u>Attorney General's Office</u> – An independent person should periodically compare the initial receipt listing to the amounts recorded on I/3.

Office of Consumer Advocate and Prosecuting Attorneys Office – We realize segregation of duties is difficult with a limited number of employees. However, these Offices should review their operating procedures to obtain the maximum internal control possible under the circumstances. Also, checks should be restrictively endorsed immediately upon receipt.

Response – As a smaller agency, it is very difficult to segregate duties yet allow for back-up for accounting procedures. The Attorney General's Office and the Prosecuting Attorney's Office review policies and procedures on a regular basis to make sure we have the best possible control our situation will allow. We believe giving multiple employees access to our systems actually enhances our cross-checking abilities. Together with the Prosecuting Attorney's Office, the Attorney General's Office will establish a policy to compare initial receipt listings to the deposit amounts recorded in I/3 by an employee independent of the current receipt process and make sure all checks are endorsed immediately upon receipt.

Office of Consumer Advocate (OCA) receipts are opened, date stamped and endorsed by an employee who is not authorized to make entries in the accounting records. The receipting process should happen on the date of receipt by the Iowa Utilities Board. The control listing for the opening of receipts and the preparation of deposits as well as the recording of receipts to the OCA journals and the balancing of receipts to I/3 and the receivable is available upon request. Most of these procedures were established in FY 2005, but the issue has been resolved as to control and segregation of duties.

<u>Conclusion</u> – Response accepted. The Office of Consumer Advocate should also establish procedures to ensure checks are endorsed immediately upon receipt.

Report of Recommendations to the Iowa Department of Justice

June 30, 2005

Findings Related to Statutory Requirements and Other Matters:

(A) <u>Iowa Consumer Credit Code</u> – Chapter 537.6104(5) of the Code of Iowa requires the administrator of the Iowa Consumer Credit Code to report annually to the General Assembly on the operation of the consumer credit protection bureau and on the problems of persons of small means obtaining credit from persons regularly engaged in extending sales or loan credit. This report has not been made to the General Assembly for several years.

<u>Recommendation</u> – The Administrator of the Iowa Consumer Credit Code should make the required annual report to the General Assembly regarding the operation of the consumer credit protection bureau. If the Department does not intend to comply with this Code section, then steps should be taken to eliminate this requirement in the future.

<u>Response</u> – It is the intent of the Attorney General's Office to request the Legislature to amend the Code of Iowa to eliminate this requirement.

<u>Conclusion</u> – Response acknowledged.

Report of Recommendations to the Iowa Department of Justice

June 30, 2005

Staff:

Questions or requests for further assistance should be directed to:

Marlys K. Gaston, CPA, Manager Jennifer R. Edgar, CPA, Staff Auditor Andrew E. Nielsen, CPA, Deputy Auditor of State

Other individuals who participated on the audits include:

Trevor L. Theulen, Staff Auditor Melissa J. Knoll, Assistant Auditor Joseph M. Seuntgens, Assistant Auditor Marta M. Sobieszkoda, Assistant Auditor